PASSINT COOPERATION TREATY





(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER see Notification of	of Transmittal of International Search Report
AF-44516	ACTION (Form PCT/ISA/2	20) as well as, where applicable, Item 5 below.
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)
PCT/GB 00/01217	30/03/2000	30/03/1999
Applicant		
CYTEC TECHNOLOGY CORP. et	al.	
	A CONTRACTOR OF THE CONTRACTOR	
This international Search Report has bee according to Article 18. A copy is being tr	on prepared by this international Searching Autransmitted to the international Bureau.	ority and is transmitted to the applicant
3		
This International Search Report consists		
X it is also accompanied by	a copy of each prior art document cited in this	report.
Basis of the report		
a. With regard to the language, the	international search was carried out on the bas	is of the international application in the
<u> </u>	less otherwise indicated under this item.	
the International search was Authority (Rule 23.1(b)).	vas carried out on the basis of a translation of the	ne International application furnished to this
b. With regard to any nucleotide ar	nd/or amino acid sequence disclosed in the in	ternational application, the international search
was carried out on the basis of the contained in the internation	e sequence listing : onal application in written form.	
	emational application in computer readable form	1.
	this Authority in written form.	
furnished subsequently to	this Authority in computer readble form.	
the statement that the sul	bsequently furnished written sequence listing do is filed has been furnished.	ses not go beyond the disclosure in the
the statement that the info	ormation recorded in computer readable form is	identical to the written sequence listing has been
2. Certain claims were fou	nd unsearchable (See Box I).	
3. Unity of invention is lac	king (see Box II).	
4 1450		
4. With regard to the title,	hemilitad har ilka appillacet	
the text is approved as su The text has been establis	hed by this Authority to read as follows:	
	STRUCTURAL AND NON STRUCURA	L FIBERS
5. With regard to the abstract,		
the text is approved as su the text has been establis	hed, according to Rule 38,2(b), by this Authority	as it appears in Box III. The applicant may.
within one month from the	date of mailing of this international search repo	ort, submit comments to this Authority.
6. The figure of the drawings to be publications and the state of the		
as suggested by the appli		None of the figures.
because the applicant faile	ed to suggest a figure. characterizes the invention.	
	o al actorizos u is il ivol iliUT.	



PCT

REC'D 29 DEC 2000

WIPO

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant	s or agent's file reference		One Newsens	No. of Transcribed and the state of the stat
AF-445	_	FOR FURTHER ACTION		tion of Transmittal of International Examination Report (Form PCT/IPEA/416)
Internation	nal application No.	International filing date (day/month	n/year)	Priority date (day/month/year)
PCT/GE	800/01217	30/03/2000		30/03/1999
Internation B32B5/0	nal Patent Classification (IPC) or i 08	national classification and IPC	•	
Applicant				
CYTEC	TECHNOLOGY CORP. et	al.		
	international preliminary exar s transmitted to the applicant		by this Interr	national Preliminary Examining Authority
2. This	REPORT consists of a total of	of 4 sheets, including this cover sl	neet.	
ł	peen amended and are the ba	ed by ANNEXES, i.e. sheets of that is a specified as a simple of the second or sheets contraction of the Administrative Instruction	ontaining recti	claims and/or drawings which have ifications made before this Authority PCT).
Thes	e annexes consist of a total c	of 3 sheets.		
3. This	report contains indications rel	ating to the following items:		
1	☑ Basis of the report			
II	☐ Priority			
Ш	☐ Non-establishment of	opinion with regard to novelty, inve	entive step an	d industrial applicability
IV	Lack of unity of inventi		,	,
V	Reasoned statement u citations and explanati	under Article 35(2) with regard to noing suporting such statement	ovelty, invent	ive step or industrial applicability;
VI	☐ Certain documents cit	red		
VII	Certain defects in the i	nternational application		
VIII	☐ Certain observations o	n the international application		
Date of sub	mission of the demand	Date of co	ompletion of this	s report
12/10/20	00	22.12.200	00	
	nailing address of the international examining authority:	al Authorize	d officer	STONES PAINTING
<u>@</u>)	European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656	Schamb	oeck, W	The Markets of the Control of the Co
	Fax: +49 89 2399 - 4465		e No. +49 89 23	199 2135



International application No. PCT/GB00/01217

I. Basis of the report

	re: the	sponse to an invitati	ion under Article 14 are referred to in this report as "originally filed" and are not annexed to to not contain amendments (Rules 70.16 and 70.17).):
	1-1	19	as originally filed
	Cia	aims, No.:	
	1-2	25	as amended under Article 19
	Dra	awings, sheets:	
	1/6	i-6/6	as originally filed
2.			juage, all the elements marked above were available or furnished to this Authority in the international application was filed, unless otherwise indicated under this item.
	The	ese elements were a	available or furnished to this Authority in the following language: , which is:
		the language of a	translation furnished for the purposes of the international search (under Rule 23.1(b)).
		the language of pu	blication of the international application (under Rule 48.3(b)).
		the language of a f 55.2 and/or 55.3).	translation furnished for the purposes of international preliminary examination (under Rule
3.			leotide and/or amino acid sequence disclosed in the international application, the y examination was carried out on the basis of the sequence listing:
		contained in the int	ternational application in written form.
		filed together with t	the international application in computer readable form.
		furnished subseque	ently to this Authority in written form.
		furnished subseque	ently to this Authority in computer readable form.
			the subsequently furnished written sequence listing does not go beyond the disclosure in oplication as filed has been furnished.
		The statement that listing has been fur	the information recorded in computer readable form is identical to the written sequence nished.
4.	The	amendments have	resulted in the cancellation of:
		the description,	pages:
		the claims,	Nos.:

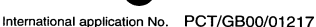




		the drawings,	sheets:		
5.					some of) the amendments had not been made, since they have been as filed (Rule 70.2(c)):
		(Any replacement she report.)	et contai	ining such	h amendments must be referred to under item 1 and annexed to this
6.	Add	itional observations, if	necessar	y :	
۷.		soned statement und tions and explanation			vith regard to novelty, inventive step or industrial applicability; ch statement
	citat				
	citat State	tions and explanation		rting suc	ch statement
	State Nove	tions and explanation ement	s suppo Yes:	orting suc Claims	ch statement
	State Nove Inver	tions and explanation ement elty (N)	s suppo Yes: No: Yes:	Claims Claims Claims Claims	ch statement 1-25

2. Citations and explanations see separate sheet

INTERNATIONAL PRELIMINARY



EXAMINATION REPORT - SEPARATE SHEET

Having regard to the description of the international application, page 1, paragraph 4, the term "preform", used in independent claims 1, 9, 10 and 19, is interpreted as referring to a fibrous structure the fibres of which are coherent in the absence of impregnating matrix resin.

The inventions defined by independent claims 1, 9, 10 and 19 and dependent claims 2 to 8, 11 to 18 and 20 to 25 are regarded as being novel because no disclosure can be found in the documents cited in the search report of a "preform" comprising structural fibres and non-structural thermoplastic fibres.

The inventions defined by independent claims 1, 9, 10 and 19 and dependent claims 2 to 8, 11 to 18 and 20 to 25 are regarded as involving an inventive step in view of the statements made in the description of the international application, page 6, paragraph 2 and the fact that the documents cited in the search report do not contain any suggestion which might have made the technical success achieved foreseeable.



CLAIMS

- 1. A composite comprising a structural component and a resin component, the structural component comprising structural fibres and a toughening additive comprising non structural thermoplastic fibres and the resin component comprising a non-thermoplastic material, and the structural component being a preform formed from the structural fibres and the thermoplastic fibres.
- A composite as claimed in Claim 1 wherein the resin component is a thermosetting resin composition.
- A composite as claimed in either Claim 1 or Claim 2 wherein the resin component is a low viscosity thermosetting resin composition.
- 4. A composite as claimed in any preceding Claim wherein the percentage by volume of the toughening additive in the composite is more than 2% but less than 30%.
- 5. A composite as claimed in any preceding Claim wherein the volume of the toughening additive is more than 5% but less than 25%.
- 6. A composite as claimed in any preceding Claim wherein the volume of the toughening additive is more than 10% but less than 20%.
- 7. A composite as claimed in any preceding Claim wherein the structural reinforcement component is provided in the form of a plurality of layers of textile and at least one veil is provided between a pair of adjacent layers, the veil comprising a thin layer of woven or unwoven material.
- 8. A composite as claimed in any preceding Claim wherein the volume fraction of the structural fibres in the preform is at least 65%.
- Use of a structural reinforcement in the manufacture of a composite by liquid composite moulding, the structural reinforcement comprising a preform formed from structural fibres and non-structural thermoplastic fibres.

- 10. A structural reinforcement for use in a composite comprising a preform formed from structural fibres and non-structural thermoplastic fibres, the volume fraction of the structural fibres in the preform being at least 65%.
- 11. A structural reinforcement as claimed in Claim 10 wherein at least some of the thermoplastic fibres are semi-crystalline.
- A structural reinforcement as claimed in either Claim 10 or Claim 11 further comprising a resin curing agent.
- 13. A structural reinforcement as claimed in Claim 12 wherein the curing agent is temperature activatable.
- 14. A structural reinforcement as claimed in any one of Claims 10 to 13 wherein the preform comprises layers of textile and the reinforcement component additionally includes at least one veil between an adjacent pair of layers, the veil being formed from a thin layer of woven or unwoven material.
- 15. A structural reinforcement as claimed in Claim 14 wherein the veil includes thermoplastic fibres.
- 16. A structural reinforcement as claimed in Claim 14 or Claim 15 wherein binder material is distributed on or in the veil.
- 17. A structural reinforcement as claimed in any one of Claims 14 to 16 wherein the veil has a greater absorbency rate for resin than the fibres.
- 18. A structural reinforcement as claimed in Claims 10 to 17 wherein the preform includes a textile comprising a hybrid yarn of commingled structural fibres and thermoplastic fibres or yarn of structural fibres and yarn of thermoplastic fibres.
- A method of making a composite comprising forming a preform from structural fibres with non-structural thermoplastic fibres to provide a

structural component, injecting or infusing a liquid resin into the structural component, and curing the liquid resin component.

- 20. A method as claimed in Claim 19 wherein a resin curing agent is added to the structural component prior to the resin component.
- 21. A method as claimed in Claim 20 wherein the curing agent is encapsulated in a material which melts at a first temperature and wherein the curing step involves raising the temperature to the first temperature to activate the curing agent.
- 22. A method as claimed in any one of Claims 19 to 21 wherein the curing step is at least partially carried out at a temperature below the melting point of the thermoplastic fibres.
- 23. A method as claimed in any one of Claims 19 to 22 wherein the preform includes textile is provided in layers and a veil is provided between at least one adjacent pair of layers prior to addition of the resin, the veil comprising a thin layer of woven or non-woven material.
- 24. A method as claimed in Claim 23 comprising distributing binder material on or in the veil.
- 25. A method as claimed in any one of Claims 19 to 24 wherein the resin injection process is resin transfer moulding or composite resin injection moulding.

To:

FINDLAY,ALICE R.
LLOYD WISE, TREGEAR & CO.
Commonwealth House
1-19 New Oxford Street
London WC1A 1LW
GRANDE BRETAGNE



NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Rule 71.1)

Date of mailing (day/month/year)

22.12.2000

Applicant's or agent's file reference

AF-44516

IMPORTANT NOTIFICATION

Priority date (day/month/year)

International application No. PCT/GB00/01217

International filing date (day/month/year)

30/03/1999

30/03/2000

Applicant

CYTEC TECHNOLOGY CORP. et al.

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/

Authorized officer

European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465

Ridé, M-C

Tel.+49 89 2399-8082



PATENT COOPERATION TREATY PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's	or ag	ent's file reference		See No	ification of Transmittal of International
AF-4451	6		FOR FURTHER A	CTION Prelimin	ary Examination Report (Form PCT/IPEA/416)
Internation	al app	lication No.	International filing date	(day/month/year)	Priority date (day/month/year)
PCT/GB	00/0	1217	30/03/2000		30/03/1999
Internation: B32B5/0		ent Classification (IPC) or กล	ational classification and IP	<u>c</u>	
Applicant	-		· · · · · · · · · · · · · · · · · · ·		
CYTEC	TECH	HNOLOGY CORP. et a	al.		
		ational preliminary exam smitted to the applicant a		prepared by this I	ntemational Preliminary Examining Authority
2. This I	REPC	PRT consists of a total of	4 sheets, including thi	s cover sheet.	
b	een a	eport is also accompanie amended and are the bas alle 70.16 and Section 6	sis for this report and/or	sheets containing	tion, claims and/or drawings which have rectifications made before this Authority rethe PCT).
These	e ann	exes consist of a total of	3 sheets.		
3. This r	eport	contains indications rela	ating to the following item	ms:	
1	Ø	Basis of the report			
11		Priority			
111		•		ovelty, inventive ste	ep and industrial applicability
V		Lack of unity of invention Reasoned statement up	nder Article 35(2) with r	egard to novelty, ir	oventive step or industrial applicability;
		citations and explanation	ons suporting such state	ement	· · · · · · · · · · · · · · · · · · ·
VI		Certain documents cité			
VII		Certain defects in the in			
VIII		Cenain observations of	n the international appli	cation	
Date of sub	missio	on of the demand		Date of completion	of this report
12/10/200	00			22.12.2000	
		address of the internationa ning authority:	l	Authorized officer	gran SECUES PAIR PROTOCOLOGY
<u></u>	D-80	pean Patent Office 298 Munich		Schambeck, W	Statute 550 Statut
		+49 89 2399 - 0 Tx: 523656 +49 89 2399 - 4465	S epmu d	Telephone No. ±49	20 2200 2425



I. Basis of the report

1.	resp the r	anca ta an invitatio	rawn on the basis of (substitute sheets which have been furnished to the receiving Office in an under Article 14 are referred to in this report as "originally filed" and are not annexed to a not contain amendments (Rules 70.16 and 70.17).):
	1-19		as originally filed
	•		
	Clai	ms, No.:	
	1-25	5	as amended under Article 19
	Dra	wings, sheets:	
	1/6-	6/6	as originally filed
2.	. With	n regard to the lan q guage in which the	guage, all the elements marked above were available or furnished to this Authority in the international application was filed, unless otherwise indicated under this item.
	The	ese elements were	available or furnished to this Authority in the following language: , which is:
		the language of a	translation furnished for the purposes of the international search (under Rule 23.1(b)).
		the language of p	ublication of the international application (under Rule 48.3(b)).
		the language of a 55.2 and/or 55.3)	translation furnished for the purposes of international preliminary examination (under Rule
3	. Wit	h regard to any nu ernational prelimina	cleotide and/or amino acid sequence disclosed in the international application, the ary examination was carried out on the basis of the sequence listing:
		contained in the i	nternational application in written form.
			n the international application in computer readable form.
			uently to this Authority in written form.
		furnished subsec	quently to this Authority in computer readable form.
		The statement the	at the subsequently furnished written sequence listing does not go beyond the disclosure in application as filed has been furnished.
		The statement the listing has been	at the information recorded in computer readable form is identical to the written sequence
4	4. Th	e amendments hav	ve resulted in the cancellation of:
		the description,	pages:
		the claims,	Nos.:



International application No. PCT/GB00/01217

		the drawings,	sheets:	•	
5.		This report has been considered to go beyo	establish and the d	ed as if (s lisclosure	some of) the amendments had not been made, since they have been as filed (Rule 70.2(c)):
		(Any replacement she report.)	et conta	ining suct	h amendments must be referred to under item 1 and annexed to this
6.	Add	litional observations, if	necessa	ry:	
٧.	Rea	soned statement und tions and explanation	ler Articl ns suppo	le 35(2) w orting suc	vith regard to novelty, inventive step or industrial applicability;
1.	Stat	ement			
	Nov	elty (N)	Yes: No:	Claims Claims	1-25
	Inve	ntive step (IS)	Yes: No:	Claims Claims	1-25
	Indu	strial applicability (IA)	Yes: No:	Claims Claims	1-25
					·

2. Citations and explanations see separate sheet

Form DCT/IDEA/ADD /Davies 13/11 Ob 100 / 1 400

EXAMINATION REPORT - SEPARATE SHEET

Having regard to the description of the international application, page 1, paragraph 4, the term "preform", used in independent claims 1, 9, 10 and 19, is interpreted as referring to a fibrous structure the fibres of which are coherent in the absence of impregnating matrix resin.

The inventions defined by independent claims 1, 9, 10 and 19 and dependent claims 2 to 8, 11 to 18 and 20 to 25 are regarded as being novel because no disclosure can be found in the documents cited in the search report of a "preform" comprising structural fibres and non-structural thermoplastic fibres.

The inventions defined by independent claims 1, 9, 10 and 19 and dependent claims 2 to 8, 11 to 18 and 20 to 25 are regarded as involving an inventive step in view of the statements made in the description of the international application, page 6, paragraph 2 and the fact that the documents cited in the search report do not contain any suggestion which might have made the technical success achieved foreseeable.

AMENDED CLAIMS

[received by the International Bureau on 7 August 2000 (07.08.00); original claims 1, 9, 10 and 19 amended; remaining claims unchanged (3 pages)]

- 1. A composite comprising a structural component and a resin component, the structural component comprising structural fibres and a toughening additive comprising non structural thermoplastic fibres and the resin component comprising a non-thermoplastic material, and the structural component being a preform comprising an assembly formed from the structural fibres and the non-structural thermoplastic fibres.
- A composite as claimed in Claim 1 wherein the resin component is a thermosetting resin composition.
- 3. A composite as claimed in either Claim 1 or Claim 2 wherein the resin component is a low viscosity thermosetting resin composition.
- 4. A composite as claimed in any preceding Claim wherein the percentage by volume of the toughening additive in the composite is more than 2% but less than 30%.
- 5. A composite as claimed in any preceding Claim wherein the volume of the toughening additive is more than 5% but less than 25%.
- 6. A composite as claimed in any preceding Claim wherein the volume of the toughening additive is more than 10% but less than 20%.
- 7. A composite as claimed in any preceding Claim wherein the structural reinforcement component is provided in the form of a plurality of layers of textile and at least one veil is provided between a pair of adjacent layers, the veil comprising a thin layer of woven or unwoven material.
- 8. A composite as claimed in any preceding Claim wherein the volume fraction of the structural fibres in the preform is at least 65%.
- 9. Use of a structural reinforcement in the manufacture of a composite by liquid composite moulding, the structural reinforcement comprising a preform comprising a dry fibre assembly formed from structural fibres and non-structural thermoplastic fibres.

AMENDED SHEET (ARTICLE 10)

- 10. A structural reinforcement for use in a composite comprising a preform which comprises a dry fibrous assembly formed from structural fibres and non-structural thermoplastic fibres, the volume fraction of the structural fibres in the preform being at least 65%.
- A structural reinforcement as claimed in Claim 10 wherein at least some of the thermoplastic fibres are semi-crystalline.
- 12. A structural reinforcement as claimed in either Claim 10 or Claim 11 further comprising a resin curing agent.
- 13. A structural reinforcement as claimed in Claim 12 wherein the curing agent is temperature activatable.
- 14. A structural reinforcement as claimed in any one of Claims 10 to 13 wherein the preform comprises layers of textile and the reinforcement component additionally includes at least one veil between an adjacent pair of layers, the veil being formed from a thin layer of woven or unwoven material.
- 15. A structural reinforcement as claimed in Claim 14 wherein the veil includes thermoplastic fibres.
- 16. A structural reinforcement as claimed in Claim 14 or Claim 15 wherein binder material is distributed on or in the veil.
- 17. A structural reinforcement as claimed in any one of Claims 14 to 16 wherein the veil has a greater absorbency rate for resin than the fibres.
- 18. A structural reinforcement as claimed in Claims 10 to 17 wherein the preform includes a textile comprising a hybrid yarn of commingled structural fibres and thermoplastic fibres or yarn of structural fibres and yarn of thermoplastic fibres.
- 19. A method of making a composite comprising forming a preform by combining dry structural fibres with dry non-structural thermoplastic fibres in an assembly to provide a structural component, injecting or

AMENDED SHEET (ARTICLE 19)

infusing a liquid resin into the structural component, and curing the liquid resin component.

- 20. A method as claimed in Claim 19 wherein a resin curing agent is added to the structural component prior to the resin component.
- 21. A method as claimed in Claim 20 wherein the curing agent is encapsulated in a material which melts at a first temperature and wherein the curing step involves raising the temperature to the first temperature to activate the curing agent.
- 22. A method as claimed in any one of Claims 19 to 21 wherein the curing step is at least partially carried out at a temperature below the melting point of the thermoplastic fibres.
- 23. A method as claimed in any one of Claims 19 to 22 wherein the preform includes textile is provided in layers and a veil is provided between at least one adjacent pair of layers prior to addition of the resin, the veil comprising a thin layer of woven or non-woven material.
- 24. A method as claimed in Claim 23 comprising distributing binder material on or in the veil.
- 25. A method as claimed in any one of Claims 19 to 24 wherein the resin injection process is resin transfer moulding or composite resin injection moulding.

PATENT COOPERATION TREATY



From the INTERNATIONAL SEARCHING AUTHORITY

LLOYD WISE, TREGEAR & CO. Attn. FINDLAY, ALICE R.

Commonwealth House 1-19 New Oxford Street

To:

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT OR THE DECLARATION

(PCT Rule 44.1)

London WC1A 1LW UNITED KINGDOM	(PCT Rule 44.1)			
	Date of mailing (day/month/year) 07/06/2000			
Applicant's or agent's file reference				
AF-44516	FOR FURTHER ACTION See paragraphs 1 and 4 below			
International application No.	International filing date			
PCT/GB 00/01217	(day/month/year) 30/03/2000			
Applicant				
CYTEC TECHNOLOGY CORP. et al.	•			
The applicant is hereby notified that the International Search Filling of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the claim.				
When? The time limit for filing such amendments is normal international Search Report; however, for more de-	ally 2 months from the date of transmittal of the etails, see the notes on the accompanying sheet.			
Where? Directly to the International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Fascimile No.: (41–22) 740.14.35	5			
For more detailed instructions, see the notes on the according	ompanying sheet.			
The applicant is hereby notified that no International Search Report will be established and that the declaration under Article 17(2)(a) to that effect is transmitted herewith.				
3. With regard to the protest against payment of (an) addition	onal fee(s) under Rule 40.2, the applicant is notified that:			
the protest together with the decision thereon has bee applicant's request to forward the texts of both the pro-	on transmitted to the International Bureau together with the otest and the decision thereon to the designated Offices.			

4. Further action(s): The applicant is reminded of the following:

Shortly after 18 months from the priority date, the international application will be published by the International Bureau. If the applicant wishes to avoid or postpone publication, a notice of withdrawal of the international application, or of the priority claim, must reach the International Bureau as provided in Rules 90bis.1 and 90bis.3, respectively, before the completion of the technical preparations for international publication.

no decision has been made yet on the protest; the applicant will be notified as soon as a decision is made.

Within 19 months from the priority date, a demand for international preliminary examination must be filed if the applicant wishes to postpone the entry into the national phase until 30 months from the priority date (in some Offices even later).

Within 20 months from the priority date, the applicant must perform the prescribed acts for entry into the national phase before all designated Offices which have not been elected in the demand or in a later election within 19 months from the priority date or could not be elected because they are not bound by Chapter II.

Name and mailing address of the International Searching Authority European Patent Office, P.B. 5818 Patentlaan 2

NL-2280 HV Rijswijk

Tel. (+31-70) 340-2040, Tx. 31 651 epo ni,

Fax: (+31-70) 340-3016

Authorized officer

Alfredo Prein

Farm DOT/ICA (000 / 1.... 4000)

These Notes are intended to give the basic instructions concerning the filing of amendments under article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

In these Notes, "Article", "Rule", and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international polication. Furthermore, it should be emphasized that provisional protection is available in some States only.

What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

When?

Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been lis filed, see below.

How?

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

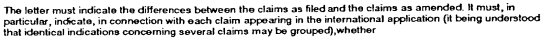
What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.



- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;

-73°

- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- [Where originally there were 48 claims and after amendment of some claims there are 51]:
 *Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers;
 claims 30, 33 and 36 unchanged; new claims 49 to 51 added.*
- [Where originally there were 15 claims and after amendment of all claims there are 11]: "Claims 1 to 15 replaced by amended claims 1 to 11."
- [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]:
 "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added." or "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- 4. [Where various kinds of amendments are made]: "Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14; claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added."

"Statement under article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims.

it must be in the language in which the international appplication is to be published.

It must be brief, not exceeding 500 words if in English or if translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It may not contain any disparaging comments on the international search report or the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

Consequence if a demand for international preliminary examination has already been filled

If, at the time of filing any amendments under Article 19, a demand for international preliminary examination has already been submitted, the applicant must preferably, at the same time of filing the amendments with the International Bureau, also file a copy of such amendments with the International Preliminary Examining Authority (see Bule 62.2(a), first sentence).

Consequence with regard to translation of the international application for entry into the national phase

The applicant's attention is drawn to the fact that, where upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see Volume II of the PCT Applicant's Guide

PATENT COOPERATION TREATY





INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER see Notification o	f Transmittal of International Search Report 20) as well as, where applicable, item 5 below.			
AF-44516	ACTION				
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)			
PCT/GB 00/01217	30/03/2000	30/03/1999			
Applicant					
CYTEC TECHNOLOGY CORP. et	al.				
This International Search Report has been according to Article 18. A copy is being tra	n prepared by this International Searching Authansmitted to the International Bureau.	nority and is transmitted to the applicant			
This International Search Report consists It is also accompanied by	of a total of sheets. a copy of each prior art document cited in this	report.			
Basis of the report					
 With regard to the language, the language in which it was filed, un 	international search was carried out on the bas less otherwise indicated under this item.	sis of the international application in the			
the international search w Authority (Rule 23.1(b)).	vas carried out on the basis of a translation of t	he international application furnished to this			
		nternational application, the international search			
was carried out on the basis of the contained in the internation	e sequence listing : onal application in written form.				
ليا	emational application in computer readable for	n.			
	o this Authority in written form.				
furnished subsequently to	this Authority in computer readble form.				
the statement that the su	bsequently furnished written sequence listing das filed has been furnished.	loes not go beyond the disclosure in the			
the statement that the inf furnished	ormation recorded in computer readable form i	s identical to the written sequence listing has been			
2. Certain claims were fou	ınd unsearchable (See Box I).				
3. Unity of invention is lac	king (see Box II).				
4. With regard to the title,					
the text is approved as s	ubmitted by the applicant.				
the text has been established by this Authority to read as follows: COMPOSITE COMPRISING STRUCTURAL AND NON STRUCURAL FIBERS					
5. With regard to the abstract,					
the text is approved as s	ubmitted by the applicant. shed, according to Rule 38.2(b), by this Author e date of mailing of this international search re	ity as it appears in Box III. The applicant may, port, submit comments to this Authority.			
6. The figure of the drawings to be put	olished with the abstract is Figure No.				
as suggested by the app	licant.	None of the figures.			
because the applicant fa					
because this figure bette	or characterizes the invention.				

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols) $\ensuremath{\text{IPC 7}}$ B32B

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

C. DOCUM	ENTS CONSIDERED TO BE RELEVANT	
Category *	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
X	EP 0 632 087 A (TORAY INDUSTRIES) 4 January 1995 (1995-01-04)	1-6,8, 10,12, 13,19,20
	claims 1,2,5,6,18 page 3, column 3, line 55 -column 4, line 45 page 7, column 11, line 37 -column 12, line 46 page 8, column 14, line 50 - line 58 example 1	
X	EP 0 488 389 A (MITSUBISHI RAYON CO) 3 June 1992 (1992-06-03) claims 1-3,6,8,9,17-19 page 3, line 31 -page 4, line 3 page 4, line 17 -page 5, line 1 page 7, line 17 - line 24 examples 1-3	1-6,8, 10,12,13

Further documents are listed in the continuation of box C.	X Patent family members are listed in annex.
Special categories of cited documents: A" document defining the general state of the art which is not considered to be of particular relevance.	"T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention
"E" earlier document but published on or after the international filing date "L" document which may throw doubts on priority claim(s) or	"X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone
which is cited to establish the publication date of another citation or other special reason (as specified) *O* document referring to an oral disclosure, use, exhibition or	"Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such docu- ments, such combination being obvious to a person skilled
other means "P" document published prior to the international filing date but later than the priority date claimed	in the art. *&* document member of the same patent family
Date of the actual completion of the international search	Date of mailing of the international search report
30 May 2000	07/06/2000
Name and mailing address of the ISA	Authorized officer
European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Girard, S

		/GB 00/01217	
C.(Continu	ation) DOCUMENTS CONSIDER O BE RELEVANT		
Category *	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim N	o.
X	PATENT ABSTRACTS OF JAPAN vol. 018, no. 257 (C-1200), 17 May 1994 (1994-05-17) & JP 06 033329 A (MITSUBISHI RAYON CO LTD), 8 February 1994 (1994-02-08) cited in the application abstract	1-6,8,1	10
Α	US 5 251 414 A (DUKE DARRYL A) 12 October 1993 (1993-10-12)	1-25	rann negar - Book al Mar - Affilia (1971)
	column 4, line 24 -column 6, line 35		
		·	
		·	

Information on patent family members

PCT/GB 00/01217

	ent document in search report		Publication date		Patent family member(s)	Publication date
FP	0632087	A	04-01-1995	DE	69326059 D	23-09-1999
_,		••		DE	69326059 T	27-01-2000
	•			WO	9416003 A	21-07-1994
				US	6027794 A	22-02-2000
EP	0488389	Α	03-06-1992	 JР	4292635 A	16-10-1992
				JP	4292636 A	16-10-1992
				JP	4292912 A	16-10-1992
				JP	4292634 A	16-10-1992
				JP	4292913 A	16-10-1992
				CA	2056034 A	30-05-1992
				DE	69122720 D	21-11-1996
				DE	69122720 T	20-03-1997
				ES	2093062 T	16-12-1996
				JP	5017603 A	26-01-1993
				KR	9411168 B	24-11-1994
				US	5279893 A	18-01-1994
JP	06033329	A	08-02-1994	NON	E	
US	5251414	A	12-10-1993	NON	E	

PCT '

For receive iffice use only	
International Application No.	
International Filing Date	
Name of receiving Office and "PCT International A	Application"

REQUEST	International Filing Date	·		
The undersigned requests that the present international application be processed according to the Patent Cooperation Treaty.	Name of receiving Office and "PCT International Application"			
	Applicant's or agent's file reference (if desired) (12 characters maximum) AF - 44516			
Box No. I TITLE OF INVENTION				
A COMPOSITE				
Box No. 11 APPLICANT				
Name and address: (Family name followed by given name; for a designation. The address must include postal code and name of cot address indicated in this Box is the applicant's State (that is, country of residence is indicated below.)	legal entity, full official untry. The country of the y) of residence if no State	This person is also inventor.		
CYTEC TECHNOLOGY CORP.		Telephone No.		
1105 North Market Street		Facsimile No.		
Wilmington, Delaware 19801				
United States of America		Teleprinter No.		
State (that is, country) of nationality: U.S.	State (that is, country) of U.S.	of residence:		
This person is applicant for the purposes of: all designated X all designated States		e United States America only the States indicated in the Supplemental Box		
Box No. III FURTHER APPLICANT(S) AND/OR (FURT	THER) INVENTOR(S)			
Name and address: (Family name followed by given name; for a legal entity, full official designation. The address must include postal code and name of country. The country of the address indicated in this Box is the applicant's State (that is, country) of residence if no State of residence is indicated below.) MATRICE MATERIAL SYSTEMS LIMITED P.O. Box 41 This person is: X applicant only				
Poulton-le-Fylde		inventor only (If this check-box		
Lancashire FY6 8GD Great Britain		is marked, do not fill in below.)		
State (that is, country) of nationality: G.B.	State (that is, country) of G . B .	f residence:		
This person is applicant for the purposes of: all designated X all designated States	ted States except States of America th	the United States of America only the States indicated in the Supplemental Box		
Further applicants and/or (further) inventors are indicated on a continuation sheet.				
B ₀ x N ₀ . IV AGENT OR COMMON REPRESENTATIVE; OR ADDRESS FOR CORRESPONDENCE				
The person identified below is hereby/has been appointed to act on behalf of the applicant(s) before the competent International Authorities as:				
Name and address: (Family name followed by given name; for designation. The address must include postal	Telephone No. (0171) 571 6200			
FINDLAY, Alice Rosemary et al.	Facsimile No.			
LLOYD WISE, TREGEAR & CO. Commonwealth House				
1-19 New Oxford Street		(0171) 571 6250		
London WC1A 1LW		Teleprinter No.		
Great Britain				
Address for correspondence: Mark this check-box where	e no agent or common repre	sentative is/has been appointed and the		

space above is used instead to indicate a special address to which correspondence should be sent.

Continuation of Box No. III FURTH APPLICANT(S) AND/OR (FURTHER) INVESTIGATION (S)				
If none of the following sub-boxes is used, this sheet should not be included in the request.				
Name and address: (Family name followed by given name; for a le designation. The address must include postal code and name of coun address indicated in this Box is the applicant's State (that is, country) of residence is indicated below.) WOOLSTENCROFT, David Harold P.O. Box 41 Poulton-le-Fylde Lancashire FY6 8GD Great Britain	regal entity, full official try. The country of the of residence if no State This person is: applicant only X applicant and inventor inventor only (If this check-box is marked, do not fill in below.)			
State (that is, country) of nationality: G.B.	State (that is, country) of residence: G.B.			
This person is applicant for the purposes of: all designated the United States all designated the United States	States except tes of America			
Name and address: (Family name followed by given name; for a le designation. The address must include postal code and name of coun address indicated in this Box is the applicant's State (that is, country) of residence is indicated below.)	try. The country of the			
State (that is, country) of nationality:	State (that is, country) of residence:			
This person is applicant for the purposes of: all designated the United States all designated the United States	States except the United States the States indicated in the Supplemental Box			
Name and address: (Family name followed by given name; for a le designation. The address must include postal code and name of coun address indicated in this Box is the applicant's State (that is, country) of residence is indicated below.)	regal entity, full official try. The country of the of residence if no State This person is: applicant only applicant and inventor inventor only (If this check-box is marked, do not fill in below.)			
State (that is, country) of nationality:	State (that is, country) of residence:			
This person is applicant all designated for the purposes of:	States except the United States the States indicated in the sof America only the Supplemental Box			
Name and address: (Family name followed by given name; for a le designation. The address must include postal code and name of coun address indicated in this Box is the applicant's State (that is, country) of residence is indicated below.)	itry. The country of the			
State (that is, country) of nationality:	State (that is, country) of residence:			
This person is applicant for the purposes of: all designated the United States all designated the United States				
Further applicants and/or (further) inventors are indicated o	n another continuation sheet.			

Box No.V DESIGNATION OF ST						
The following designations are hereby made under Rule 4.9(a) (mark the applicable check-boxes; at least one must be marked):						
Designal Datant		į				
AP ARIPO Patent: GH Ghana, GM Gambia, KE Kenya, LS Lesotho, MW Malawi, SD Sudan, SL Sierra Leone, SZ Swazhani, TZ United Republic of Tanzania, UG Uganda, ZW Zimbabwe, and any other State which is a Contracting State of the Harare						
EA Eurasian Patent: AM Armenia, AZ Azerbaijan, BY RU Russian Federation, TJ Tajikistan, TM Turkmenist	A Eurasian Patent: AM Armenia, AZ Azerbaijan, BY Belarus, KG Kyrgyzstan, KZ Kazakhstan, MD Republic of Moldova, RU Russian Federation, TJ Tajikistan, TM Turkmenistan, and any other State which is a Contracting State of the Eurasian Patent					
EP European Patent: AT Austria, BE Belgium, CH DK Denmark, ES Spain, FI Finland, FR France, GI MC Monaco, NL Netherlands, PT Portugal, SE Swedo	EP European Patent: AT Austria, BE Belgium, CH and LI Switzerland and Liechtenstein, CT Cyprus, DE Germany, DK Denmark, ES Spain, FI Finland, FR France, GB United Kingdom, GR Greece, IE Ireland, IT Italy, LU Luxembourg, MC Monaco, NL Netherlands, PT Portugal, SE Sweden, and any other State which is a Contracting State of the European Patent					
X OA OAPI Patent: BF Burkina Faso, BJ Benin, CF Ce	OA OAPI Patent: BF Burkina Faso, BJ Benin, CF Central African Republic, CG Congo, CI Cote d'Ivoire, CM Cameroon, GA Gabon, GN Guinea, GW Guinea-Bissau, ML Mali, MR Mauritania, NE Niger, SN Senegal, TD Chad, TG Togo, and any other State which is a member State of OAPI and a Contracting State of the PCT (if other kind of protection or treatment desired,					
Specify on dotted line) National Patent (if other kind of protection or treatment desired, s	specify on dott					
■ AE United Arab Emirates	⊠ LR					
🗵 AL Albania		Lesotho				
🗵 AM Armenia	· XII	Lithuania				
X AT Austria	- XILU	Luxembourg				
🛚 AU Australia	· X LV					
X AZ Azerbaijan		Morocco				
BA Bosnia and Herzegovina	· MD	Republic of Moldova				
☒ BB Barbados		Madagascar				
図 BG Bulgaria		The former Yugoslav Republic of Macedonia				
🗵 BR Brazil						
BY Belarus	. <u>×</u> MN	Mongolia				
☑ CA Canada		Malawi				
☑ CH and LI Switzerland and Liechtenstein		Mexico				
☑ CN China	.	Norway				
☑ CR Costa Rica		New Zealand				
⊠ CU Cuba		Poland				
☑ CZ Czech Republic		Portugal				
☑ DE Germany		Romania				
☑ DK Denmark		Russian Federation				
DM Dominica	⊠ SD	Sudan				
⊠ EE Estonia		Sweden				
⊠ ES Spain		Singapore				
▼ FI Finland		Slovenia				
☑ GB United Kingdom	⊠ SK	Slovakia				
☑ GD Grenada	⊠ SL	Sierra Leone				
☑ GE Georgia		Tajikistan				
☑ GH Ghana						
☑ GM Gambia	⊠ TR					
☑ HR Croatia		Trinidad and Tobago				
ᢂ HU Hungary						
☑ ID Indonesia	⊠ UA					
☑ IL Israel						
☑ IN India	🗷 US					
☑ IS Iceland						
☑ JP Japan						
KE Kenya	🛛 VN					
KG Kyrgyzstan	🗵 Y∪					
KP Democratic People's Republic of Korea	🔯 ZA					
	🗵 ZV	V Zimbabwe				
KR Republic of Korea	Check	-boxes reserved for designating States which have e party to the PCT after issuance of this sheet:				
KZ Kazakhstan		e party to the recruitment assumed or this energy				
■ LC Saint Lucia	므					
■ LK Sri Lanka						
Precautionary Designation Statement: In addition to the designations made above, the applicant also makes under Rule 4.9(b) all othe						

Precautionary Designation Statement: In addition to the designations made above, the applicant also makes under Ruf 4.9(b) an order designations which would be permitted under the PCT except any designation(s) indicated in the Supplemental Box as being excluded from the scope of this statement. The applicant declares that those additional designations are subject to confirmation and that any designation which is not confirmed before the expiration of 15 months from the priority date is to be regarded as withdrawn by the applicant at the expiration of that time limit. (Confirmation (including fees) must reach the receiving Office within the 15-month time limit.)

Sheet No.

Day No. VI. DDIOD	ITY CLAIM		Further price	ority claims dicated	in the Supplemental Box.	
Box No. VI PRIOR Filing date	l l	Number Where earlier application is:				
of earlier application (day/month/year)	· · · ·	er application	national application: country	regional application:* regional Office	international application: receiving Office	
item (1)				,		
30.03.1999	9907	204.3	G B			
item (2)						
item (3)						
of the earlier appl	ication(s) (only if	the eartier appit	smit to the International Bication was filed with the the receiving Office) identi	fied above as item(s):	accounts party to the Paris	
* Where the earlier appli Convention for the Protect	cation is an ARIPO ction of Industrial Pr	application, it is more operty for which the	nandatory to indicate in the S hat earlier application was fi		ne country party to the Paris Supplemental Box.	
	RNATIONAL SE		THORITY	l' la mafarance	o to that search (if an earlier	
Choice of Internation: (if two or more Internations competent to carry out the Authority chosen; the	tional Searching Ai the international sec	nthorities are sec arch, indicate	equest to use results of earch has been carried out by o ate (day/month/year)	or requested from the Interna Number	e to that search (if an earlier ational Searching Authority): Country (or regional Office)	
ISA /	WALLES TANK	CHACE OF FU	INC			
Box No. VIII CHEC		This internation	nal application is accomp	anied by the item(s) mar	ked below:	
This international app the following number	of sheets:	1. fee calc		•		
request	: 4		e signed power of attorney	/		
description (excluding sequence listing part)	. 19		general power of attorney		nny:	
claims	: 3	4. stateme	nt explaining lack of sign	ature		
abstract	: 1	A Charles in Day No. VI as item(s):				
drawings	: 6	6. 🔲 translat	ion of international applic	cation into (language):		
sequence listing part of description	sequence listing part 7. Separate indications concerning deposited microorganism or other biological material					
Total number of she	3 3	9. other (s	specify):			
Figure of the drawin	Figure of the drawings which should accompany the abstract: Language of filing of the international application:					
T W SIGN	LATURE OF API	PLICANT OR A	AGENT			
Next to each signature, inc	dicate the name of the	person signing and t	he capacity in which the person	signs (if such capacity is not o	bvious from reading the request).	
			_			
FINDLAY, Alice Rosemary (Professional Representative)						
LLOYD WISE, TREGEAR & CO.						
BEOLD WILLS, The second						
		Fo	or receiving Office use on	ly	2. Drawings:	
Date of actual re international app	dication:				z. Drawings.	
timely received:	3. Corrected date of actual receipt due to later but timely received papers or drawings completing the purported international application:					
4. Date of timely recorrections under	eceipt of the requier PCT Article 11(red 2):			not received:	
5. International Sec (if two or more)	arching Authority		6. Trans	smittal of search copy de search fee is paid.	layed	
		For	International Bureau use	only		

Date of receipt of the record copy by the International Bureau:

PCT

FEE CALCULATION SHEET Annex to the Request

3. INTERNATIONAL FEE

Applicant's or agent's

file reference Applicant

PCT	For receiving Office use only
FEE CALCULATION SHEET Annex to the Request	International application No.
oplicant's or agent's e reference AF - 44516	Date stamp of the receiving Office
oplicant	
ALCULATION OF PRESCRIBED FEES TRANSMITTAL FEE SEARCH FEE International search to be carried out by (If two or more International Searching Authorities are competent in relative application, indicate the name of the Authority which is chosen to carry out the international application contains sheets.	on to the international
first 30 sheets	
Designation Fees The international application contains designations. 8	448 D
Add amounts entered at B and D and enter total at 1 (Applicants from certain States are entitled to a reduction of 75% international fee. Where the applicant is (or all applicants are) so entitotal to be entered at I is 25% of the sum of the amounts entered at B 4. FEE FOR PRIORITY DOCUMENT (if applicable)	% of the
5. TOTAL FEES PAYABLE	L box TOTAL
The designation fees are not paid at this time.	
MODE OF PAYMENT authorization to charge deposit account (see below) X cheque cash postal money order revenue stamps	coupons other (specify):
DEPOSIT ACCOUNT AUTHORIZATION (this mode of payment The RO/ UK is hereby authorized to charge the total for	nt may not be available at all receiving Offices) The conditions for deposit accounts of the receiving Office so permit) is the conditions for deposit accounts of the receiving Office so permit) is the conditions for deposit accounts of the receiving Office so permit) is the conditions for deposit accounts of the receiving Office so permit) is the conditions of the con

(this check-box may be marked only if hereby authorized to charge any deficiency or credit any overpayment in the total fees indicated above to my deposit account.

is hereby authorized to charge the fee for preparation and transmittal of the priority document to the International Bureau of WIPO to my deposit account. 30th March 2000

2805.0033

PATENT COOPERATION TREAT

PCT

NOTIFICATION OF ELECTION

(PCT Rule 61.2)

From the INTERNATIONAL BUREAU

To:

Commissioner
US Department of Commerce
United States Patent and Trademark
Office, PCT
2011 South Clark Place Room
CP2/5C24
Arlington, VA 22202
ETATS-UNIS D'AMERIQUE

Date of mailing (day/month/year)

10 January 2001 (10.01.01)

ETATS-UNIS D AWEINGOE

in its capacity as elected Office

International application No.

PCT/GB00/01217

Applicant's or agent's file reference
AF-44516

International filing date (day/month/year)

30 March 2000 (30.03.00)

Priority date (day/month/year)

30 March 1999 (30.03.99)

Applicant

WOOLSTENCROFT, David, Harold

1.'	The designated Office is hereby notified of its election made:
	X in the demand filed with the International Preliminary Examining Authority on:
	12 October 2000 (12.10.00)
	in a notice effecting later election filed with the International Bureau on:
2.	The election X was
	was not
	made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under Rule 32.2(b).
1	

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

Pascal Piriou

Telephone No.: (41-22) 338.83.38

Facsimile No.: (41-22) 740.14.35



PCT

NOTICE INFORMING THE APPLICANT OF THE **COMMUNICATION OF THE INTERNATIONAL** APPLICATION TO THE DESIGNATED OFFICES

(PCT Rule 47.1(c), first sentence)

Date of mailing (day/month/year) 05 October 2000 (05.10.00)

Applicant's or agent's file reference AF-44516

International application No.

PCT/GB00/01217

International filing date (day/month/year) 30 March 2000 (30.03.00)

Priority date (day/month/year) 30 March 1999 (30.03.99)

IMPORTANT NOTICE

From the INTERNATIONAL BUREAU & UST 2000

FINDLAY, Alice, Rosemary Lloyd Wise, Tregear & Co.

Commonwealth House

ROYAUME-UNI

1-19 New Oxford Street London WC1A 1LW

Applicant

CYTEC TECHNOLOGY CORP. et al

Notice is hereby given that the International Bureau has communicated, as provided in Article 20, the international application to the following designated Offices on the date indicated above as the date of mailing of this Notice: AU, KP, KR, US

In accordance with Rule 47.1(c), third sentence, those Offices will accept the present Notice as conclusive evidence that the communication of the international application has duly taken place on the date of mailing indicated above and no copy of the international application is required to be furnished by the applicant to the designated Office(s).

2. The following designated Offices have waived the requirement for such a communication at this time:

AE,AL,AM,AP,AT,AZ,BA,BB,BG,BR,BY,CA,CH,CN,CR,CU,CZ,DE,DK,DM,EA,EE,EP,ES,FI,GB,GD, GE,GH,GM,HR,HU,ID,IL,IN,IS,JP,KE,KG,KZ,LC,LK,LR,LS,LT,LU,LV,MA,MD,MG,MK,MN,MW,MX, NO,NZ,OA,PL,PT,RO,RU,SD,SE,SG,SI,SK,SL,TJ,TM,TR,TT,TZ,UA,UG,UZ,VN,YU,ZA,ZW The communication will be made to those Offices only upon their request. Furthermore, those Offices do not require the applicant to furnish a copy of the international application (Rule 49.1(a-bis)).

3. Enclosed with this Notice is a copy of the international application as published by the International Bureau on 05 October 2000 (05.10.00) under No. WO 00/58083

REMINDER REGARDING CHAPTER II (Article 31(2)(a) and Rule 54.2)

If the applicant wishes to postpone entry into the national phase until 30 months (or later in some Offices) from the priority date, a demand for international preliminary examination must be filed with the competent International Preliminary Examining Authority before the expiration of 19 months from the priority date.

It is the applicant's sole responsibility to monitor the 19-month time limit.

Note that only an applicant who is a national or resident of a PCT Contracting State which is bound by Chapter II has the right to file a demand for international preliminary examination.

REMINDER REGARDING ENTRY INTO THE NATIONAL PHASE (Article 22 or 39(1))

If the applicant wishes to proceed with the international application in the national phase, he must, within 20 months or 30 months, or later in some Offices, perform the acts referred to therein before each designated or elected Office.

For further important information on the time limits and acts to be performed for entering the national phase, see the Annex to Form PCT/IB/301 (Notification of Receipt of Record Copy) and Volume II of the PCT Applicant's Guide.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

J. Zahra

Telephone No. (41-22) 338.83.38

Facsimile No. (41-22) 740.14.35 DOT/ID/200 / I.i. 1000